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this Plaintiff's, the said Federal Deposit Insurance Corporation, judgment debt hereinbefore mentioned, as well as for the payment of all other debts of said decedent; and your plaintiff further represents that it has been credibly informed and therefore avers that in fact the said personal estate is wholly insufficient to pay the debts of the said Ida M. Markey, deceased, as aforesaid.

To the end therefor:

1. That the aforesaid real estate of which the said Ida M. Markey, late of Frederick County, Maryland, deceased, died seized and possessed, or so much thereof as may be necessary, be sold and the proceeds thereof be applied to the aforesaid judgment debt of this plaintiff in accordance with the priority to which said debt is entitled in accordance with law, and that the remainder of the proceeds of said sale, if any, be applied to the payment of the other debts of the said decedent.

2. That the plaintiff may have such other and further relief as the nature of its case may require.

And may it please your Honors to grant unto the said plaintiff the States Writ of Subpoena, directed unto the said Willard Hanshew Markey and Leona Palmer Markey, his wife, Elinor M. Fickling, unmarried, Nancy Virginia Markey, unmarried, D. John Markey, Jr., and Mary Alice Markey, his wife, Mary Elizabeth Markey Hooper and James Harold Hooper, her husband, D. John Markey, unmarried, The Domestic Building Association of Frederick County, regularly doing and carrying on business in said Frederick County, Maryland, Defendants of Frederick County, State of Maryland, and the Home Owners Loan Corporation, regularly doing and carrying on business in Baltimore, City, State of Maryland, Defendants, commanding them and each of them to be and appear in this Honorable Court on some day certain, to be named therein, to show cause, if any they have, why a decree ought not to be passed as prayed herein, and why they should not be required to abide by and